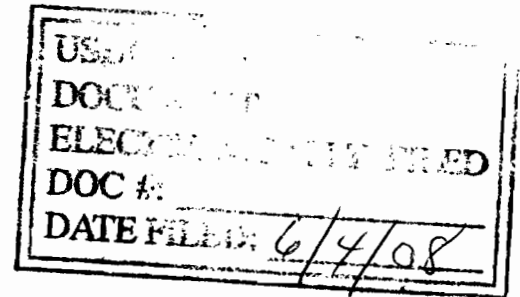


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 Telephone: (212) 952-6200
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 E-mail: scarroll@nb-ny.com
 Attorneys for Defendant



UNITED STATES DISTRICT COURT
 SOUTHERN DISTRICT OF NEW YORK

-----X
 F.H. BERTLING HOLDING KG,

Plaintiff,

- against -

RANHILL ENGINEERS AND
 CONSTRUCTORS SDN. BHD.,

Defendant.
 -----X

(SAS)
 08 Civ. 2003 (SHS)

(ECF)

ORDER TO SHOW CAUSE

To: Plaintiff, F.H. Bertling Holding KG, by its attorneys, DeOrchis & Partners, LLP

Upon the annexed affidavit of Shaun F. Carroll dated April 21, 2008 and the exhibits annexed thereto, and the declaration under penalty of perjury pursuant to 28 U.S.C. §1746 of Gareth Norman dated April 21, 2008 and the exhibits annexed thereto, and all prior pleadings and proceedings had herein, you are hereby

ORDERED to Show Cause before this Court in Courtroom 15C of the Courthouse of the United States District Court for the Southern District of New York located at 500 Pearl Street, New York, New York, on the 5th day of May, 2008 at 12


o'clock in the after noon, why an Order should not be entered pursuant to Rule B and E(4)(f) of Supplemental Rules for Certain Admiralty and Maritime Claims of the Federal Rules of Civil Procedure, vacating the Ex Parte Order of Maritime Attachment and Garnishment issued herein on February 29, 2008 and levied upon electronic fund transfers to or from Defendant Ranhill Engineers and Constructors SDN BHD ("Ranhill"), who has appeared by restricted appearance pursuant to Rule E(8), and directing immediate release of electronic funds transfers in the hands of all garnishee banks herein and the return of same to Defendant Ranhill, dismissing the action against Defendant Ranhill and granting it leave to apply for costs, disbursements, damages and attorneys fees in connection with this motion, and for such other and further relief as the Court deems just and proper; and

IT IS FURTHER ORDERED, that service of this Order and all supporting papers by hand or by facsimile or e-mail upon counsel for the plaintiff, DeOrchis & Partners, LLP, 61 Broadway, 26th Floor, New York, NY 10006-2802, e-mail wlakis@marinelex.com on or before April 21, 2008 by 8 o'clock in the after noon shall be deemed good and sufficient service, and that all papers in opposition must be served by hand, facsimile or e-mail on Nourse & Bowles, LLP, One Exchange Plaza, New York, New York, e-mail scarroll@nb-ny.com and jmoore@nb-ny.com, fax 212-952-0345 on or before April 30, 2008 by 11 o'clock in the morning ~~noon~~, and that

all Reply Papers shall be served in similar fashion on DeOrchis & Partners, LLP by

May 2, 2008 at 4:5 o'clock in the after noon.

Dated: New York, New York
April 21, 2008



Hon. Shira A. Scheindlin
U.S.D.J.